Debra P. Hackett Clerk, U.S. District Court 15 LÉE ST STE 206 MONTGOMERY AL 36104-4055

February 26, 2008

Appeal Number: 07-15309-A Case Style: Angela Denise Nails v. Tanya Brown District Court Number: 07-00948 CV-F-N ()

TO: Angela Denise Nails

CC: Debra P. Hackett

CC: Administrative File

United States Court of Appeals

Eleventh Circuit 56 Forsyth Street, N.W. Atlanta, Georgia 30303

Thomas K. Kahn Clerk For rules and forms visit www.call.uscourts.gov

February 26, 2008

Angela Denise Nails 116 EAST ST # 46 CARROLLTON AL 35447-2016

Appeal Number: 07-15309-A

Case Style: Angela Denise Nails v. Tanya Brown District Court Number: 07-00948 CV-F-N ()

The following action has been taken in the referenced case:

The enclosed order has been ENTERED.

Pursuant to Eleventh Circuit Rule 42-1(b) you are hereby notified that upon expiration of fourteen (14) days from this date, this appeal will be dismissed by the clerk without further notice unless you pay to the **DISTRICT COURT** clerk the \$450 docket and \$5 filing fees (total of \$455), with notice to this office.

Sincerely,

THOMAS K. KAHN, Clerk

Reply To: Deborah Owens (404) 335-6180

	Anna are are a little will be a little willight. Will be a little will be a little will be a little will be
IN THE UNITED STATES COURT OF A	PEALS FILED
FOR THE ELEVENTH CIRCUIT	U.S. COURT OF APPEALS ELEVENTH CIRCUIT
	FEB 2 6 2008
No. 07-15309-A	
	™OMAS K, KAHIN OLERK
· · · · · · · · · · · · · · · · · · ·	The state of the second of the

ANGELA DENISE NAILS,

Plaintiff-Appellant,

versus

TANYA BROWN,

Defendant-Appellee.

Appeal from the United States District Court for the Middle District of Alabama

Before ANDERSON and HULL, Circuit Judges.

BY THE COURT:

Appellant has filed a motion for reconsideration of this Court's order dated January 17, 2008, denying her motion for leave to proceed in forma pauperis. Upon reconsideration, appellant's motion for leave to proceed in forma pauperis is DENIED because the appeal is frivolous. See 28 U.S.C. §§ 1331, 1332, 1915(e)(2)(B); 11th Cir. R. 42-4; Pace v. Evans, 709 F.2d 1428 (11th Cir. 1983).